2 3 4 UNITED STATES DISTRICT COURT 6 DISTRICT OF NEVADA 7 8 ELEVATION HEALTH LLC, Case No. 2:22-cv-01590-GMN-NJK 9 Plaintiff(s), Order 10 v. 11 AMERICARE, INC., et al., 12 Defendant(s). 13 On February 12, 2024, the Court ordered the parties to file a stipulation with dates on which they are available for a settlement conference. Docket No. 69. The parties were ordered to file that stipulation by February 20, 2024. Id. On March 5, 2024, the parties filed an untimely 15 stipulation with dates on which they are available for a status conference. Docket No. 70.1 17 Because the untimely stipulation is not responsive to the Court's order, it is **DENIED**. 18 The parties are ordered to file a stipulation with dates on which all required participants are available for a settlement conference by March 12, 2024. If the parties believe that a settlement 20 conference should not proceed at this juncture, then they must so explain in their written filing. 21 IT IS SO ORDERED. 22 Dated: March 5, 2024 23 Nancy J Koppe 24 United States Magistrate Judge 25 26 27 ¹ It is not clear why the parties believe a further status conference is warranted. If the parties believe a settlement conference should not proceed at this juncture in light of the bankruptcy proceedings, they have not so stated.